

In Re: Pelikov v. Goldfarb et al

Case/AP Number 16-01131 -FJB
Chapter

#14 Order dated 11/7/2016 Re: [1] Notice of Removal Complaint. STATUS CONFERENCE HELD. BY THE CLOSE OF BUSINESS ON NOVEMBER 14, 2016, THE PLAINTIFF AND EACH DEFENDANT SHALL FILE A STATEMENT INDICATING WHETHER EACH PARTY: (1) CONSENTS TO THIS COURT EXERCISING JURISDICTION TO ADJUDICATE ALL COUNTS IN THIS PROCEEDING; (2) CONSENTS TO THIS COURT ENTERING FINAL JUDGMENT (SUBJECT TO APPEAL TO EITHER THE BANKRUPTCY APPELLATE PANEL OR A US DISTRICT JUDGE) ON ALL COUNTS IN THIS PROCEEDING; AND (3) CONSENTS TO THIS COURT CONDUCTING A JURY TRIAL. TO THE EXTENT THE ISSUE IS TRIABLE TO A JURY AND A PROPER JURY

COURT ACTION:

Hearing held

Granted Approved Moot

Denied Denied without prejudice Withdrawn in open court

Overruled Sustained

Continued to _____

Proposed order to be submitted by _____

Stipulation to be submitted by _____

No appearance by _____

Show Cause Order Released Enforced

DECISION SET OUT MORE FULLY BY COURT AS FOLLOWS:

The Defendants have filed the required consent statement in Adversary Proceeding No. 16-1168. The Defendants shall file a consent statement in this Adversary Proceeding No. 16-1131 if they consent on or before November 21, 2016.

IT IS SO ORDERED:

Dated: 11/15/2016

Frank J. Bailey
United States Bankruptcy Judge